



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Mario Bourdon, et al.

Examiner: Not yet assigned

U.S. Serial No.: 09/701,162

Group Art Unit: Not yet assigned

International Application No. PCT/US98/25791

Filed: November 22, 2000

Docket: 051503/0278735

For:

INHIBITION OF TUMOR GROWTH BY MACROPHAGE INTERVENTION

Commissioner of Patents Washington, D.C. 20231 **Box PCT**

RECEIVED 13 DEC 2001 Luyal olimi International Division

PETITION UNDER 37 C.F.R. §1.47(a)

Petition is hereby made for acceptance of the above-identified application under 37 C.F.R. § 1.47(a), in which one co-inventor refuses to join in the application.

Submitted herewith is an inventor's Declaration signed by the other named inventors.

Also submitted herewith is a Statement under 37 C.F.R. §1.47(a) by an officer of the owner of the invention, setting forth the efforts to have the co-inventor join in the application, and the circumstances of the inability, to date, to obtain his signature to the inventor's Declaration. Accompanying this Statement are Exhibits A-C evidencing the bonafide attempt to present a copy of the Declaration to the co-inventor for his signature.

The last known address of the co-inventor who refuses to join in is set forth on the Statement under 37 C.F.R. §1.47(a).

02/05/2002 UEDUVIJE 00000142 033975 09701162

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130.00 CH

Please charge the requisite fee, as set forth in 37 C.F.R. § 1.17(h), for the filing of this petition to deposit account no. 03-3975.

Respectfully submitted,

PILLSBURY WINTHROP LLP

Date: 9/5/01

Robert M. Bedgood

Reg. No. 43,488

Docket No. 051503/0278735

Declaration and Power of Attorney For Patent Application English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

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(check one)			
is attached her	reto.		
🛮 was filed on 👖	November 22, 2000	as United States Application No	or PCT International
Application Nu	mber 09/701,162		
and was amen	ded on		
		(if applicable)	
		understand the contents of the above amendment referred to above.	identified specification,
		e United States Patent and Trademark	
Section 1.56.	re menorial to percent	bility as defined in Title 37, Code of	rederal Regulations,
Section 1.56. I hereby claim for Section 365(b) of any PCT Internation listed below and he inventor's certificat	reign priority benefits any foreign application which of the also identified belower propertional recognitions.	under Title 35, United States Code, n(s) for patent or inventor's certificate designated at least one country other tow, by checking the box, any foreign a application having a filing date before	Section 118(a)-(d) or c, or Section 365(a) of han the United States, pplication for patent or
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POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Paul N. Kokulis G. Lloyo Knight Kevin E. Joyce George M. Sinila Donaid J. Bird Daie S. Lezar Paul E. White, Jr. Glenn J. Perry	16773	Kendrew H. Colton	30368	Roger R. Wise	31204	Anthony L. Miele	34393
	17698	G. Paul Edgell	24238	Michael R. Dzwonczyk	36787	Robert J. Walters	40862
	20508	Lynn E. Eccleston	35861	W. Patrick Bengtsson	32456	Brian J. Beatus	38825
	18221	Timothy J. Klirna	34852	Jack S. Barufke	37087	John R. Wetherell	31678
	25323	David A. Jakopin	32885	Adam R. Hess	41835	Robert M. Bedgood	43488
	26872	Mark G. Paulson	30793	William P. Atkins	38821	Alan E. Dow	35,123
	32011	Stephen C. Glazier	31361	Paul L. Sharer	36004	Jane Babin	47,224
	26458	Richard H. Zaitlen	27248	Robin L. Teskin	35030	Jame Sze	43,943

Send Correspondence to: Pillsbury Winthrop, LLP

50 Fremont Street

San Francisco, CA 94120

Direct Telephone Calls to: (name and telephone number)

John R. Wetherell, Ph.D.

Full name of sole or first inventor Mario A. Bourdon	
Sale or first inventors signature	8 6/01/1
Residence San Diego, California	77
Citizenship United States	
Post Office Address 1076 Concord Street	
San Diego, California 92106	

Full name of second inventor, if any Elena Deryugina	
Second inventor's signature	Date
Residence San Diego, California	
Crizenship Russian	
Post Office Address 8320 Regents Road, #1-J	
San Diego, California 92122	

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

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Send Correspondence to: Pillsbury Winthrop, LLP

50 Fremont Street

San Francisco, CA 94120

Direct Telephone Calls to: (name and telephone number) John R. Wetherell, Ph.D.

Full name of sole or first inventor Mario A. Bourdon	
Sole or first inventors signature	Date Dia/O1/D
Residence Sun Diego, California	- eg-ge
Citizenship United States	
Post Office Address 1076 Concord Street	
San Diego, California 92106	

Full name of second inventor, if any Elena Deryugina	
Second inventor's signature	06/04/0/
Residence San Diego, California	
Citizenship Russian	
Post Office Address 8320 Regents Road, #1-J	
San Diego, California 92122	

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•	•
Full name of third inventor, if any Pothapragada Srirama Rap	
Third inventor's signature	6/0/ n/
Residence San Diego, California	-101/01
Cazenship Indian	
Post Office Address 11959 Alpine Terrace	
San Diego, California 92128	
Full name of fourth inventor, if any Per Borgstrom	
Faurth inventors signature	Date
Residence La Jolla, California	
Crizonship Swedish	
Post Office Address 2325 Camino Del Collado	
La Jolla, California 92039	
Full name of fifth inventor, if any	
Fifth inventor's signature	Date
Residence	
Calzenship	
Post Office Address	
Full name of such inventor, if any	
Sign inventor's signature	Date
Resigence	
Cruzenship	
Post Office Address	



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For: INHIBITION OF TUMOR GROWTH BY MACROPHAGE INTERVENTION

Commissioner of Patents Washington, D.C. 20231 Box PCT

STATEMENT UNDER 37 C.F.R. § 1.47(a)

The undersigned declares and states the following facts relating to efforts directed to securing execution of a Declaration from co-inventor **Per Borgstrom** for the above-identified application.

The undersigned is the President and CEO of the La Jolla Institute for Molecular Medicine, the owner of the invention disclosed and claimed in the subject application;

Per Borgstrom left the Institute and subsequently moved. Dr. Borgstrom's last known address was:

Sidney Kimmel Cancer Center 10835 Altman Row San Diego, CA 92121;

Under the direction of the undersigned, I had my assistant, Margaret Toma, call Per Borgstrom at the Sidney Kimmel Cancer Center on June 4, 2001, to obtain Per Borgstrom's signature on the Declaration. Per Borgstrom declined to sign the Declaration at approximately 12:00 noon, pacific standard time.

1

Atty Dkt. No. 051503/027 8735

On June 4, 2001, I requested my assistant, Margaret Toma, to prepare a certified letter to send to Per Borgstrom. The letter, including an inventor's Declaration for signing by Per Borgstrom, was sent June 4, 2001. A signed statement indicating that the letter was mailed on June 4, 2001, is attached herewith as Exhibit A. The return receipt for this certified letter was never received.

On July 30, 2001, a second certified letter was sent to Per Borgstrom. A copy of this letter is attached herewith as Exhibit B. A copy of the mail receipt and the return receipt for this letter is attached herewith as Exhibit C. This letter also included an inventor's Declaration for signing by Per Borgstrom. To date, there has been no response from Per Borgstrom to either the first or second certified letters.

The undersigned declares that all statements made herein on personal knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like are made punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code on that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: 08/3//0/

By:

). — T

PRESIDENT AND CEO

La Jolla Institute for Molecular Medicine



lolla Institute

MEMORANDUM

To: Mario

From: Jamie

Re: Registered letter sent to Per Borgstrom

Date: July 30, 2001

I delivered the registered mail to Per Borgstrom to the Post Office on Regents Road on June 4, 2001.

EXHIBIT A





July 30, 2001

Dr. Per Borgström Sidney Kimmel Cancer Center 10835 Altman Row San Diego, CA 92121

Dear Per,

Over the last two months we have requested your signature on documents relating to the patent application "Inhibition of Tumor Growth by Macrophage Inhibition." As you have not returned the signed document, we are again sending you the documents for your signature and return. A return envelope with postage is attached for your convenience. If you wish, my assistant can pick up the documents at your request. Margaret Toma can be reached at (858) 587-8788x114 Please complete the forms and return these critical documents within 5 working days of receipt.

Thank you for your assistance in this matter, it is appreciated.

Sincerely,

Mario A. Bourdon President and CEO

COPY

4570 Executive Drive, Suite 100 • San Diego, CA 92121 Phone: (858) 587-8788 Fax: (858) 587-6742

FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL **DECLARATIONS**

RULE 63 (37 C.F.R. 1...) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PW **FORM**

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED INHIBITION OF TUMOR GROWTH

	GE INTERVENTIO						
the	specification of which	th (CHECK applicable)	BOX(ES))				
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					is application and having	a filing date (1) befo	ore that of
the application on w	which priority is claimed	d, or (2) if no priority claims	ed, before the filing	g date of this application:			
PRIOR FOREIG	N APPLICATION(S	1		Date first Laid-	Date Patented	Delado, NOT	Claimed
Number	Country	Day/MONTH/ 04 December		open or Published 17 June 1999	or Granted	Priority NOT	Claimed
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Section 1001 of Tit	ie 18 of the United Sta	ites Code and that such wi	liful false stateme	nts may jeopardize the validi	ty of the application or a	ny patent issued the	ereon.
Please	direct all correst	condence to: Rob	ert M. Bedgo	od, Ph.D., Pillsbury	vvintnrop, su Frei	mont Street, S	oan
L	Frai	ncisco, CA 94105	and direct all	telephone calls to (636) 309-4003		
And I hereby appoi	int the below-named p	ersons individually and co	lectively as my at	tomeys to presecute this app	dication and to transact a	Il business in the Pa	atent and
		nd with the moudting pater	na vrienari i bace i	thorize them to act and rely on nem and by whom/which I he	YN INSTRUCCIONS ITOMI AUTO C	ominuncase unecu	A MIDI AM
to be represented	nomey/marv organizati unless/until I instruct th	ne above Firm and/or a be	low attorney in wri	iting to the contrary.			
Paul N. Kokulis	16773	Glenn J. Perry	28458	Stephen C. Glazier	31361 William	P. Atkins	38821
G. Lloyd Knight	17698			Dichard H. Zaitlen	27248 Pauli	Sharer	36004
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FOR ADDITIONAL INVENTORS, "X" box ⊠ and proceed on the attached page to list each additional inventor.

Atty. Dkt. No. __051503-0278735

Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) ... Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

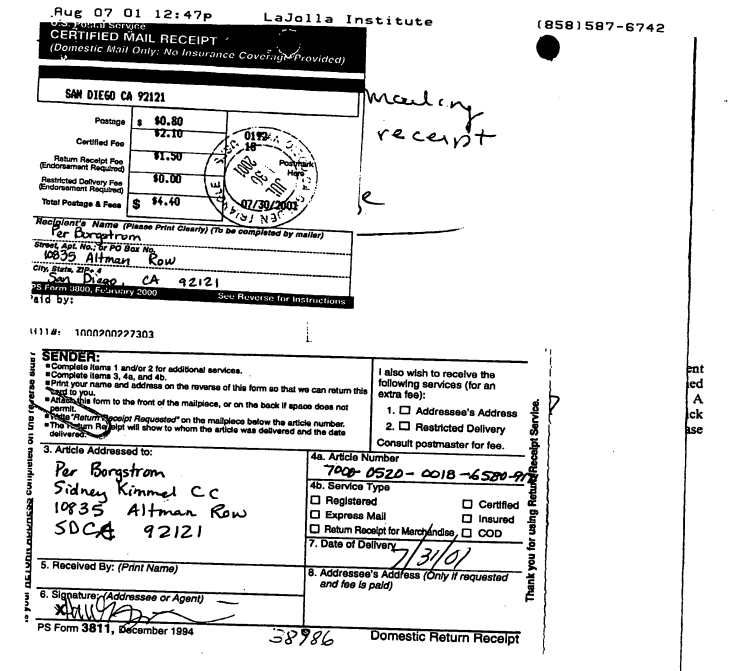
A person shall be entitled to a patent unless-

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).



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